IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF PUERTO RICO

IN RE:	CASE NUM. 24-04868-MCF
BETHZABET GONZALEZ MARTINEZ	CHAPTER 13
DEBTOR(S)	

AMENDED CHAPTER 13 PLAN

TO THE HONORABLE COURT:

Come(s) Now Debtor(s), represented by the undersigned attorney, and represents as follows:

1-The debtor(s) inform(s) of the amended Chapter 13 plan pursuant to Rule 1009, and the amendment is to increase the base of the plan; provide for equal monthly payments of \$75.00 to secured creditor First Bank concurrently with attorney's fees and include car insurance coverage date and estimated amount own to be paid by Trustee. See attached schedule and/or document for details.

WHEREFORE applicant(s) pray(s) from this Honorable Court to take notice of the amended Chapter 13 plan dated 12-16-2024.

I HEREBY CERTIFY that on this date, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification, upon information and belief, of such filing to the trustee in this case and all other CM/ECF participants and have mailed to all creditors and parties in interest as per the master address list upon knowing they are non CM/ECF participants.

RESPECTFULLY SUBMITTED.

In San Juan, Puerto Rico, December 16, 2024

HECTOR VELAZQUEZ LAW FIRM

PO Box 360847 San Juan, P.R. 00936-0847 Tel:(787) 247-6051

/S/ Hector Velazquez Hernandez

Hector Velazquez Hernandez USDCPR 208313 velazquezlawpr@gmail.com

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF PUERTO RICO

In Re:	Gonzalez Martinez, Bethzabet	Case No.: <u>24-04868-13</u>				
		Chapter 13				
xxx-xx-2703 xxx-xx-		Check if this is a pre-confirmation amended plan.				
Puerto F	Rico Local Form G	Check if this is a post confirmation amended plan Proposed by:				
Chapte	er 13 Plan dated12/16/2024	☐ Debtor(s) ☐ Trustee ☐ Unsecured creditor(s)				
	•	If this is an amended plan, list below the sections of the plan that have been changed.				
PART 1:	Notices					

To Debtors:

This form sets out options that may be appropriate in some cases, but the presence of an option on the form does not indicate that the option is appropriate in your circumstances or that it is permissible in your judicial district. Plans that do not comply with local rules and judicial rulings may not be confirmable.

In the following notice to creditors, you must check each box that applies.

To Creditors:

Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated.

You should read this plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one. The headings contained in this plan are inserted for reference purposes only and shall not affect the meaning or interpretation of this plan.

If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must file an objection to confirmation at least 7 days before the date set for the hearing on confirmation, unless otherwise ordered by the Bankruptcy Court. The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. In addition, you must file a timely proof of claim in order to be paid under this plan, unless ordered otherwise.

If a claim is withdrawn by a creditor or amended to an amount less than the amount already disbursed under the plan on account of such claim: (1) The trustee is authorized to discontinue any further disbursements to related claim; (2) The sum allocated towards the payment of such creditor's claim shall be disbursed by the trustee to Debtor's remaining creditors. (3) If such creditor has received monies from the trustee (Disbursed Payments), the creditor shall return funds received in excess of the related claim to the trustee for distribution to Debtor's remaining creditors. (4) If Debtor has proposed a plan that repays his or her creditors in full, funds received in excess of the related claim shall be returned to the Debtor.

The following matters may be of particular importance. Debtor(s) must check one box on each line to state whether or not the plan includes each of the following items. If an item is checked as "Not included" or if both boxes are checked, the provision will be ineffective if set out later in the plan.

				· · · · · · · · · · · · · · · · · · ·		
1.1	A limit on the amount partial payment or no	Included	✓ Not included			
1.2	Avoidance of a judicial out in Section 3.4	security interest, set	Included	✓ Not included		
1.3	Nonstandard provision	ns, set out in Par	t 8	-	☑ Included	☐ Not included
PART	2: Plan Payments and Le	ength of Plan				•
2.1	Debtor(s) will make pay	ments to the trus	stee as follows:			
	PMT Amount	Period(s)	Period(s) Totals	C	Comments	
	\$265.00	1	\$265.00			
	\$310.00	59	\$18,290.00			
	Subtotals	60	\$18,555.00			
	If fewer than 60 months of payments to creditors spe		pecified, additional monthly payı	nents will be made to the	extent necessar	y to make the
2.2	Regular payments to th	e trustee will be	made from future income in t	he following manner:		
	Check all that apply. Debtor(s) will make put to Debtor(s) will make put to Other (specify method)	payments directly		to the state of th		
2.3	Income tax refunds:					
		1325(b)(2). If the D	y of each income tax return filed Debtor(s) need(s) to use all or a	= -		
2.4	Additional payments:					
	Check one.					
		ecked, the rest of	§ 2.4 need not be completed or	reproduced.		
	Debtor(s) will make a amount, and date of		t(s) to the trustee from other so payment.	urces, as specified below.	. Describe the so	urce, estimated
PART	3: Treatment of Secure	l Claims				
3.1	Maintenance of paymer	nts and cure of d	efault, if any.			
	Check one.					
	_	ecked, the rest of	§ 3.1 need not be completed or	reproduced.		
	The Debtor(s) will ma required by the application the trustee or directly disbursements by the otherwise ordered by control over any contimely filed proof of control or control	aintain the current cable contract and by the Debtor(s), e trustee, with inte the court, the am trary amounts listedaim, the amounts	contractual instailment paymer an noticed in conformity with any as specified below. Any existing test, if any, at the rate stated, prounts listed on a proof of claim and below as to the current install a stated below are controlling. If a unless otherwise ordered by the	nts on the secured claims applicable rules. These p g arrearage on a listed claro-rated unless a specific filed before the filing deadlment payment and arrear relief from the automatic	ayments will be o aim will be paid i amount is provid dline under Bank rage. In the abse stay is ordered a	disbursed either by in full through ded below. Unless truptcy Rule 3002(c) ince of a contrary s to any item of

payments disbursed by the trustee rather than by the Debtor(s).

will cease, and all secured claims based on that collateral will no longer be treated by the plan. The final column includes only

Name of creditor	Collate	eral	Current installments payments (Including esc	arrea (if any	-	on earage	Monthly plan PMT on arrearage	Estimated total payments by trustee
			Disbursed b Trustee	•	_	Months	Starting on Plan	Month
.2 Request for	valuation of secu	ırity, payment of	fully secured cla	ims, and n	nodification	of undersecu	red claims.	
Check one.								
_		_	need not be comp					
The remainde	er of this paragrap	h will be effective	only if the applica	ıble box in F	Part 1 of this p	olan is checked	d.	
Secured in a proof claim, the	<i>Claim</i> . For secure f of claim filed in a	ed claims of gover accordance with the ared claim will be	ne value of the sec nmental units, uni ne Bankruptcy Rul paid in full with int ction 7.2.	ess otherwi es controls	se ordered by over any con	the court, the trary amount li	value of a sec sted below. Fo	ured claim liste r each listed
plan. If the an entirety as an	nount of a creditor unsecured claim	's secured claim i under Part 5 of th	e amount of the so s listed below as h his plan. Unless oth htrary amounts liste	naving no va nerwise orde	llue, the credi ered by the c	tor's allowed o	laim will be trea	ated in its
	any claim listed be Debtor(s) or the	•	alue in the column earlier of:	headed <i>An</i>	nount of Secu	<i>ıred Claim</i> wili	retain the lien	on the property
(a) Payment (of the underlying o	lebt determined u	inder nonbankrupt	cy law, or				
(b) Discharge Bankruptcy R		debt under 11 U.	S.C. § 1328, at wh	nich time the	e lien will tern	ninate and be i	released by the	creditor. See
Name of Creditor	Estimated Amount of Creditor's Total Claim	Collateral	Value of Collateral	Amount of Claims Senior to Creditor's Claim	Amount of Secured Claim	Interest Rate %	Monthly PMT to Creditor	Estimated Total of Monthly PMTs
					***************************************	Months	Starting on Pl	an Month
						Months	Starting on Pl	an Month
.3 Secured clai	ms excluded fro	m 11 U.S.C. § 50	6.					
Check one.								
Mone. If	"None" is checked	l, the rest of § 3.3	need not be comp	leted or rep	roduced.			
The clain	ns listed below we	ere either:						
	red within 910 day ersonal use of the		tion date and secu	red by a pu	rchase mone	y security inter	est in a motor	vehicle acquired
(2) Incur	red within 1 year o	of the netition date	and secured by a	a nurchaea i	money securi	ity interest in a	ny othor thing	of value

These claims will be paid in full under the plan with interest at the rate stated below. These payments will be disbursed either by the trustee or directly by the Debtor(s), as specified below. Unless otherwise ordered by the court, the claim amount stated on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) controls over any contrary amount listed below. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling. The final column includes only payments disbursed by the trustee rather than by the Debtor(s). If the Trustee is to disburse and no monthly payment amount is listed below, distribution will be prorated according to plan section 7.2.

Name of creditor	Collateral	Amount of claim	Interest rate	Monthly plan payment	Estimated total payments by trustee
•		Startin Plan N		Disbursed by: Trustee Debtor(s)	
3.4 Lien Avoidance.					
Check one.					
☑ None. If "None" is ch	ecked, the rest of § 3.4 need not be complete	ed or reproduced			
The remainder of this par	agraph will be effective only if the applicable	box in Part 1 of	this plan is ch	ecked.	
security interest sect confirming the plan. to the extent allowed claim under the plan	would have been entitled under 11 U.S.C. § suring a claim listed below will be avoided to the the amount of the judicial lien or security into the amount, if any, of the judicial lien or set. See 11 U.S.C. § 522(f) and Bankruptcy Rully for each lien. If no monthly payment is lister.	he extent that it in erest that is avoid curity interest that e 4003(d). If mor	mpairs such e ded will be tre at is not avoid e than one lie	xemptions upo ated as an uns ed will be paid n is to be avoid	n entry of the order ecured claim in Part : in full as a secured led, provide the
Information regarding judicial lien or security interest	Calculation of lien avoidance		Tre. clai	atment of remai m	ning secured
Name of creditor	a. Amount of lien			ount of secured o	
	b. Amount of all other liens				
Collateral	c. Value of claimed exemptions		Inte	rest rate	
-	d. Total of adding lines a, b, and c				
Lien identification (such as judgment date, date of lien recording, book and page number)	e. Value of Debtor's interest in property	_	Mor	nthly payment on	secured claim
	t. Subtract line e from d.			mated total paym	nents on
	Extent of exemption impairment		sec	ured claim	
	(check applicable box)		ļ 		
	Line f is equal to or greater than line a The entire lien is avoided. (Do not con		ımn.)		
	Line f is less than line a. A portion of the lien is avoided. (Comp.	plete the next colur	nn.)		
3.5 Surrender of collateral.	•		•		

Puerto Rico Local Form G (LBF-G)

Check one.

		that upon con	firmation of	of this plan, the sta	y under 11	U.S.C. §	362(a) be	terminated	as to the co	litor's claim. The Debto ollateral only and that the of the collateral will be	ne stay under
Nan	e of	creditor					Collateral				
.6	Pre	e-confirmation	adequate	e protection mont	hly paym	ents ("API	MP") to be	e paid by t	he trustee.		
	Ą	Payments pur	rsuant to 1	11 USC §1326(a)(1)(C):						
	٨	Name of secured	creditor	\$	Amount of A	APMP				Comments	
Fire	t Ba	nk				\$100	0.00 Un	til plan co	nfirmation		
	Che	Secured clain shall pay the shall pay the Any listed classpecific amound filing deadline filed proof of a prorated according to the control of the control o	ne" is check ns listed b allowed cla im will be int is provi a under Ba claim, the	ked, the rest of § 3 elow shall be modi aim as expressly n paid in full through ded below. Unless inkruptcy Rule 300	fied pursua nodified by disbursem otherwise 2(c) contro	ant to 11 U this section nents by the ordered be of over any	S.C. § 13 on, at the a e trustee, y the cour contrary a	22(b)(2) ar innual inter with interes t, the amou imounts lis	est rate and st, if any, at t ints listed or ted below. In	(c)(2). Upon confirmation monthly payments desired the rate stated, pro-rational proof of claim filed the absence of a consted below, distribution to a constant monthly payment.	scribed below ed unless a pefore the trary timely
				☑ To be paid in full 100%						Starting on Plan Month	
ART	4: 1	Treatment of F	ees and P	Priority Claims							
.1	Ger	neral						•			
		stee's fees and nout postpetitio		ed priority claims, in	ncluding do	mestic su	oport oblig	ations othe	r than those	treated in § 4.5, will be	e paid in full
2.	Tru	stee's fees									
	Trus be 1	stee's fees are 10 % of all plan	governed payment	by statute and ma s received by the t	y vary duri rustee duri	ng the tem	n of the plantern term.	an, neverth	eless are es	timated for confirmatio	n purposes to
3	Atto	orney's fe s s									
	Che	eck one.									
		Flat Fee:	Attorney to LBR 2	for Debtor(s) elect	to be com	pensated a	as a flat fe	e for their l	egal service	s, up to the plan confin	mation,

	Attorney's	fees paid pre-petition:		\$0.00				
	•	f attorney's fees to be paid under this pla	id under this plan are estimated to be: \$4,000.00					
	If this is a	post-confirmation amended plan, estima	st-confirmation amended plan, estimated attorney's fees:					
4	Priority claims other tha	n attorney's fees and those treated in	§§ 4.5, 4.6.					
	Check one.							
	None. If "None" is cho	ecked, the rest of § 4.4 need not be com	pleted or reproduced.					
		in full all allowed claims entitled to prio	rity under §507, §1322(a)(2), estimated in <u>\$485</u>	. <u>.00</u> .			
Nan	ne of priority creditor		Estimate amount of claim	to be paid				
nte	ernal Revenue Service		·		\$485.00			
	Check one.	ecked, the rest of § 4.5 need not be con	apleted or reproduced.					
	The allowed priority of governmental unit an	claims listed below are based on a dome d will be paid less than the full amount 1 be for a term of 60 months; see 11 U.	of the claim under 11 U.S.	at has been assigned to C. § 1322(a)(4). <i>This pi</i>	o or is owed to a lan provision requires			
Nar	The allowed priority of governmental unit an	claims listed below are based on a dome d will be paid less than the full amount	of the claim under 11 U.S.	C. § 1322(a)(4). <i>This pi</i>	o or is owed to a lan provision require.			
	The allowed priority of governmental unit and that payments in § 2. The of creditor Post confirmation properties one. None. If "None" is characteristics.	claims listed below are based on a dome d will be paid less than the full amount	of the claim under 11 U.S. S.C. § 1322(a)(4). Estimate amount of claim	C. § 1322(a)(4). <i>This pi</i>	lan provision requires			
6 Nar	The allowed priority of governmental unit and that payments in § 2. The of creditor Post confirmation proportion of the payment of the paym	elaims listed below are based on a dome of will be paid less than the full amount of the for a term of 60 months; see 11 U. Bety insurance coverage ecked, the rest of § 4.6 need not be conse to provide post confirmation property Insurance Company	of the claim under 11 U.S. S.C. § 1322(a)(4). Estimate amount of claim inpleted or reproduced. Insurance coverage to the beginning date	C. § 1322(a)(4). <i>This pi</i>	lan provision requires			
6 Nar	The allowed priority of governmental unit and that payments in § 2. The of creditor Post confirmation proportion of the confirmation properties of the confirmation proportion of the confirmation properties of the co	elaims listed below are based on a dome of will be paid less than the full amount of the for a term of 60 months; see 11 U. Bety insurance coverage ecked, the rest of § 4.6 need not be conse to provide post confirmation property Insurance Company	of the claim under 11 U.S. S.C. § 1322(a)(4). Estimate amount of claim inpleted or reproduced. Insurance coverage to the linear ance coverage.	c. § 1322(a)(4). This pi to be paid e secured creditors liste Estimated insurance premium to be paid	ed below: Estimated total payments by truste			

5.1	Nonpriority	y unsecured claims n	ot separa	tely classified.								
		npriority unsecured cla iding the largest payme			/ classified will be	paid pro rata. I	f more th	an one o	otion is ch	necked, the		
	Check all that apply.											
	The sum of											
	of the total amount of these claims, an estimated payment of											
	The fur	nds remaining after dis	bursement	ts have been ma	ade to all other cre	ditors provided	for in this	s plan.				
	If the e	state of the Debtor(s) v	vere liquid	ated under chap	oter 7, nonpriority	unsecured clair	ns would	be paid a	approxima	ately		
5.2	ັ∖ Maintenan	ce of payments and o	ure of an	y default on no	npriority unsecu	red claims.						
	Check one.											
	✓ None.	If "None" is checked, th	ne rest of §	5.2 need not be	completed or rep	roduced.						
Nan	below o trustee	ebtor(s) will maintain th on which the last paym or directly by the Debt sed by the trustee. The	ent is due or(s), as s	after the final pl pecified below.	an payment. Cont The claim for the a payments disbure	ractual instalim arrearage amoi	ent paym int will be lee rather	ents will paid in f than by	be disbur ull as spe	rsed either by the cified below and or(s).		
14431	·	•		payments		o be paid	aye		ments by	31		
		6		Disbursed by: Trustee Debtor(s)	-		······································	_				
5.3	Other sepa	rately classified non	priority ur	secured claim	s.							
	Check one.											
	☑ None.	If "None" is checked, th	e rest of §	5.3 need not be	completed or rep	roduced.						
	The no disburs	npriority unsecured allo e and no monthly payr	owed clain nent amou	ns listed below a int is listed belov	re separately clas w, distribution will	sified and will l be prorated ac	oe treated cording w	l as follov ith plan s	vs: (If Tru ection 7.2	stee is to 2.)		
	ne of creditor m No.)	Base for separate classification	Treatm (to be p	nent aid pro rata)	Amount to be paid on the claim (if applicable)	Interest rate (if applicable)	Months	Starting on Plan Month	PMT Amount	Estimated total amount of payments		
		11-15-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1	Le	full – 100% ess than 100% aid by co-debtor ther (explain)								
	•		Le	full – 100% ess than 100% aid by co-debtor	, 7-45-4							
DADT	6: Everute:	ry*Contracts and Unex		ther (explain)					_			
	o. Executor	y Contracts and Une)	chirea rea	ses								

6.1		e executory contract l unexpired leases a	ts and unexpired leases listed below are assur are rejected.	med and will be	treated as spe	cified. All other	executory contracts
	Che	eck one.					
		None. If "None" is	checked, the rest of § 6.1 need not be comple.	ted or reproduce	ed.		
	Ø	below, subject to a	Current installment payments will be disbursed any contrary court order or rule. Arrearage pay bursed by the trustee rather than by the Debto	ments will be dis			
Nam	e of o	creditor	Description of leased property or executory contract	Current installment payment	Amount of arrearage to be paid	Treatment of arrearage (Refer to other plan section if applicable)	Estimated total payments by trustee
De	nisse	Otero de Leon	Residential Lease - Residential Lease	\$550.00			
		•		Disbursed by: ☐ Trustee ☑ Debtor(s)			
PART	7: \	Vesting of Propert	y of the Estate & Plan Distribution Order				
7.1	Pro	perty of the estate	e will vest in the Debtor(s) upon				
	Che	eck the applicable b	oox:				
		Plan confirmation. Entry of discharge Other:					
7.2			he trustee will be in the following order: effect the order of distribution; the same number	er means prorate	ed distribution	among claims v	vith the same number.
PART		Distribution on Att Distribution on Set Distribution on Ur Distribution on Propostribution on Ur Distribution on Get	dequate Protection Payments (Part 3, Section torney's Fees (Part 4, Section 4.3) ecured Claims (Part 3, Section 3.1) – Current of part Confirmation Property Insurance Coverage ecured Claims (Part 3, Section 3.7) ecured Claims (Part 3, Section 3.1) – Arrearage ecured Claims (Part 3, Section 3.2) ecured Claims (Part 3, Section 3.3) ecured Claims (Part 3, Section 3.3) ecured Claims (Part 3, Section 3.4) insecured Claims (Part 4, Section 4.4) iority Claims (Part 4, Section 4.4) iority Claims (Part 4, Section 4.5) insecured Claims (Part 5, Section 5.2) insecured Claims (Part 5, Section 5.3) eneral Unsecured claims (Part 5, Section 5.1) ursed before each of the distributions above de Provisions	contractual insta e (Part 4, Section re payments	14.6)		
8.1	Che	eck "None" or list	the nonstandard plan provisions				
<u> </u>	one.	If "None" is checke	d, the rest of Part 8 need not be completed or a	reproduced.			

Under Bankruptcy Rule 3015(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not otherwise included in the Official Form or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.

Each paragraph below must be numbered and labeled in boldface type, and with a heading stating the general subject matter of the paragraph.

The following plan provisions will be effective only if there is a check in the box "Included" in § 1.3.

- 1. 8.1
 - 8.1 This Section modifies LBF-G, Part 2, Section 2.3: Income Tax Refunds to be used to fund the plan: Tax refunds will be devoted each year, as periodic payments, to fund the plan until the plan's completion. The tender of such payments shall deem the plan modified by such amount, increasing the base without the need of further Notice, Hearing or Court Order. If the Debtor(s) need(s) to the use all or portion of such "Tax Refunds", Debtor(s) shall seek Court's authorization prior to any use of funds.
- 2. 8.2
 - 8.2 This Section modifies LBF-G, Part 3, Sections 3.1, 3.3, 3.4 & 3.7: Retention of Lien:
 The holder of any claim listed in Part 3, Sections 3.1, 3.3, 3.7 and any lien not avoided in Section 3.4, will retain the lien on the property interest of the debtor(s) or the estate(s) until the earlier of: (1) the payment of the underlying debt determined under nonbankruptcy law; or (2) discharge under section 1328.
- 3. <u>8.3</u>
 - 8.3 Bankruptcy stay to be lifted in favor of creditor Freedom Road as to collateral motor vehicle 2021 KTM 500. The motor vehicle is in possesion of a third party and debtor does not claim any property interest on such vehicle.
- 4. 8.4
 - 8.4 Trustee to pay equal monthly payments to secured creditor First Bank in the amount of \$75.00, concurrently with the attorney's fees until the fees are paid in full.

Date	12/16/2024
Date	12/16/2024
Date	
	Date

By filing this document, the attorney for Debtor(s) or Debtor(s) themselves, if not represented by an attorney, also certify(ies) that the wording and order of the provisions in this chapter 13 plan are identical to those contained in Local Form G (LBF-G), other than any nonstandard provisions included in Part 8.

ADM COMP ACC DE AUTO (ACAA)

249 ARTERIAL HOSTOS DIVISION LEGAL San Juan, PR 00918-1849

AUTOEXPRESO

CENTRO DE MULTAS Y VIOLACIONES PO Box 11889 San Juan, PR 00922-1889

Best Buy Credit Services

PO Box 790441 Saint Louis, MO 63179

Capital One

PO Box 30253 Salt Lake City, UT 84130-0253

Denisse Otero de Leon

Calle 6 G-272 Alturas de Rio Grande Rio Grande, PR 00745

Department of Justice PR

Federal Litigation Division PO Box 9020192 San Juan, PR 00902-0192

DIANA I MIRANDA DE JESUS

O-13 CALLE 20 RIO GRANDE ESTATES Rio Grande, PR 00745

DTOP

Apartado 41269 San Juan, PR 00940

First Bank

Bankruptcy Division PO Box Box 9146 San Juan, PR 00908-0146

Freedom Road

PO Box Box 4597 Oak Brook Hinsdale, IL 60522-4597

Hector Velazquez Hernandez, Esq

PO Box BOX 360847 San Juan, PR 00926

Internal Revenue Service

Centralized Insolvency Operations PO Box 7346 Philadelphia, PA 19101-7346

Island Finance

PO Box 71504 San Juan, PR 00936-8604

Jefferson Capital Systems LLC

PO Box 7999 Saint Cloud, MN 56302-9617

Lcdo. Miguel A. Maza Perez

PO Box 364028 San Juan, PR 00936-4028

Mueblerias Berrios

PO Box 674 Cidra, PR 00739-0674

Syncb Rooms to Go PÓ Box Box 965036 Orlando, FL 32896-5036